1 2 3 4 5 6 7 8 9 110 111 113	DOMINICA C. ANDERSON (SBN: 2988) TYSON E. HAFEN (SBN: 13139) DANIEL B. HEIDTKE (SBN: 12975) DUANE MORRIS LLP 100 N. City Parkway, Suite 1560 Las Vegas, NV 89106-4617 T: 702.868.2600; F: 702.385.6862 E-Mail: dcanderson@duanemorris.com tehafen@duanemorris.com dbheidtke@duanemorris.com JAY SEVER (Admitted PRO HAC VICE) PERI H. ALKAS (PRO HAC VICE Pending) PHELPS DUNBAR, LLP 365 Canal St. New Orleans, LA 70130-6534 T: 504-566-1311; F: 504-568-9130 E-Mail: jay.sever@phelps.com peri.alkas@phelps.com Attorneys for Defendant National Casualty Company	
12	UNITED STATES	S DISTRICT COURT
13	DISTRICT OF NEVADA	
14	M&J CHURCHFIELD FAMILY LIMITED	Civil Action No.: 2:20-cv-00924-RFB-DJA
15	PARTNERSHIP d/b/a DOUBLE DICE RV	
16	PARK,	[PROPOSED] ORDER GRANTING DEFENDANT NATIONAL CASUALTY
17	Plaintiff,	COMPANY'S MOTION TO DISMISS
18	V.	
19	K&K INSURANCE GROUP, INC., d/b/a K&K INSURANCE, and NATIONAL CASUALTY COMPANY	
	Defendant.	
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23	This Court, having considered the pleadings and papers on file herein, and with good caus	
24	appearing and no just reason to delay, hereby finds and orders as follows:	
25	THE COURT HEREBY FINDS:	
26	1. On July 16, 2020, plaintiff M&J Churchfield Limited Partnership d/b/a Double Dic	
27	RV Park ("Plaintiff" or "Double Dice") filed its First Amended Complaint [ECF No. 9] ("Amende	
28	Complaint") against defendants K&K Insurance	ee Group, Inc. d/b/a K&K Insurance ("K&K") and

National Casualty Company ("Defendant" or "NCC") in the above-captioned matter.

- 2. On July 16, 2020, pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i), Plaintiff filed a Notice of Dismissal of K&K [ECF No. 10], which clarified that Plaintiff's claims are against Defendant NCC only.
- 3. On August 4, 2020, pursuant to Fed. R. Civ. P. 12(b)(6), Defendant NCC filed a Motion to Dismiss Plaintiff's Amended Complaint [ECF No. 16] ("Motion to Dismiss").
- 4. Under LR 7-2, "the deadline to file and serve any points and authorities in response to ... [a] motion is 14 days after service of the motion." LR 7-2(b).
- Accordingly, the deadline for Plaintiff Double Dice to have filed a response to NCC's Motion to Dismiss was August 18, 2020.
- 6. Plaintiff Double Dice never filed a response to NCC's Motion to Dismiss by the August 18, 2020 deadline to do so.
- 7. Accordingly, on August 20, 2020, NCC filed a Notice of Non-Opposition to its Motion to Dismiss [ECF No. 25].
- 8. To date (i.e., August 27, 2020), Double Dice has not filed an opposition, or any other response, to NCC's pending Motion to Dismiss.
- 9. LR 7-2 further provides, in relevant part, that "[t]he failure of an opposing party to file points and authorities in response to any motion . . . constitutes a consent to the granting of the motion." LR 7-2(d).
- 10. Pursuant LR 7-2(b) and 7-2(d), Plaintiff Double Dice has effectively consented to the granting of Defendant NCC's Motion to Dismiss because Plaintiff has not filed an opposition, or any other response, to NCC's pending Motion to Dismiss.

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IT IS HEREBY ORDERED: 1 For the foregoing reasons, Defendant NCC's Motion to Dismiss Plaintiff's Amended 2 3 Complaint [ECF No. 16] is **GRANTED WITH PREJUDICE**. Accordingly, this action, in its entirety, is **DISMISSED WITH PREJUDICE**, and this 2. 4 CASE IS NOW CLOSED. 5 6 RICHARD F. BOULWARE, II DATED: September 11, , 2020. 7 UNITED STATES DISTRICT JUDGE 8 9 SUBMITTED BY: 10 DUANE MORRIS LLP 11 12 /s/ Dominica C. Anderson Dominica C. Anderson (SBN 2988) 13 Tyson E. Hafen (SBN 13139) Daniel B. Heidtke (SBN 12975) 14 Attorneys for Defendant National Casualty Company 15 16 17 18 19 20 21 22 23 24 25 26 27

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